OC PORFR 10 , 199

6000087162

State of Florida Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Gentlemen:

Please accept and process my articles of incorporation as attached.

Enclosed is my check for \$122.50 to cover your processing fees.

Please address all correspondence to:

RENEA PHARRIS QUALITY STUCCO REMOVAL INC 3956 TOWN CENTER BLVD STE 137 ORLANDO FL 32827 407-870-8887

500001982485-003 ****122.50 ****122.50

Thank you for your assistance in this matter.

Respectfully Submitted,

enue

RENEA PHARRIS QUALITY STUCCO REMOVAL INC 3956 TOWN CENTER BLVD STE 137 ORLANDO FL 32837

Encls.

OCT 2 2 1996



ARTICLES OF INCORPORATION

of

QUALITY STUCCO REMOVAL INC

96 OCT 21 PH 3: 27

ARTICLE 1 - NAME

ARTICLE I - NAME TALLAHASSEE FLORIDA THE name of the corporation is ----- QUALITY STUCCO REMOVAL INC. and whose principal office location is 3956 TOWN CENTER BLVD STE 137 ORLANDO FL 32837

ARTICLE II - DURATION

This corporation shall exist perpetually.

ARTICLE III - PURPOSE

This corporation is organized for the following purposes:

STUCCO REMOVAL and shall include the

transaction of any and all lawful business for which corporations may be incorporated under State of Florida Statutes.

ARTICLE IV - CAPITAL STOCK

This corporation is authorized to issue 1000 shares of common stock, having a par value of \$1.00 per share.

The stock as foresaid shall be paid for in lawful money of the United States, or in property, labor or services at a just valuation to be fixed by the incorporators, or by the Board of Directors at a meeting to be called for that special purpose.

All voting power of this corporation shall be vested in the common stock above designated.

ARTICLE V - PREEMPTIVE RIGHTS

Every stockholder, upon the sale for cash of any new stock of this corporation of the same kind, class or series as that which he or she already holds, shall have the right to purchase his or her prorata share thereof at the price at which it is offered to others.

ARTICLE VI - INTITAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this

corporation is: 3956 TOWN CENTER BLVD STE 137 ORLANDO EL 32837

and the name of the initial registered agent of this corporation is: RENEA PHARKIS

ARTICLE VII - INITIAL BOARD OF DIRECTORS

This corporation shall have one (1) director initially. The number of directors may be either increased or diminished from time to time by the bylaws, but shall never be less than one (1). The name and address of the initial director of this corporation is:

RENEA PHARRIS 3956 TOWN CENTER BLVD STE 137 ORLANDO FL 32837

ARTICLE VIII - INCORPORATOR

The name and address of the person signing these Articles is:

RENEA PHARRIS 3956 TOWN CENTER BLVD STE 137 ORLANDO FL 32837

ARTICLE IX - POWERS

This corporation shall have all of the corporate powers enumerated in the Florida General Corporation Act.

IN WITNESS WHEREOF, the undersigned subscriber has executed these Articles of Incorporation, this 15 day of Octovo

_, 1996

RENEA PHARRIS

I hereby am familiar with and accept the duties and responsibilities as registered agent for said corporation.

RENEA PHARRIS, Registered Agent

STATE OF FLORIDA
COUNTY OF Grange
BEFORE ME, a Notary Public authorized to take acknowledgements
in the state and county set forth above, personally appeared,
RENEA PHARRIS, known to me and by me to be the person who
executed the foregoing Articles of Incorporation, and acknowledged
before me, that they executed those Articles of Incorporation.
WITNESS MY HAND AND OFFICIAL SEAL, this 15th day of October
I.D. Provided: Personally known
•
Beth a. Cartner
BETH A CARTNER Notary Public My COMMESSION & CC 563418
Borded Thru Hotery Public Underwriters My commission expires: Way 5, 2000

EU11800001P9 ...

Qua 3956 Orlan City/Star	Ality States Removal Town Coffee Bird. 497 Town Coffee Bird. 497 Town Coffee Use Only Office Use Only N NAME(S) & DOCUMENT NUMBER(S), (if known):
1(Co	rporation Name) (Document #)
2.	(Dodanesti #)
(Co	rporation Name) (Document #)
3(Cor	rporation Name) (Document #)
4.	(Document #)
	poration Name) (Document #)
Walk in Mail out NEW FILINGS	Pick up time Certified Copy Will wait Photocopy Certificate of Status AMENDMENTS
Profit NonProfit	Amendment Resignation of R.A., Officer/ Director Change of Registered Agent Change of Registered Agent
Limited Liability	*****35.00
Domestication	X Dissolution Withdrawal
Other	Merger
OTHER FILINGS Annual Report	REGISTRATION/ QUALIFICATION
Fictitious Name	Foreign
Name Reservation	Limited Partnership
 i	Reinstatement
	Trademark
Į	Other
	

Examiner's Initials 5-00-97

ARTICLES OF DISSOLUTION

Pursuant to 607.1401, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

FIRST:	The name of the corporation is: Quely Stucco		
SECOND:	The anicles of incorporation were filed on: Oct 2 1996		
THIRD:	(CHECK ONE)	97	
	None of the corporation's shares have been issued.	HAY 16	•
	The corporation has not commenced business.	<u> </u>	
FOURTH:	No debt of the corporation remains unpaid.	 	8
FIFTH:	The net assets of the corporation remaining after winding up have been distribut to the shareholders, if shares were issued.	ed	
SIXTH:	Adoption of Dissolution (CHECK ONE)		
	A majority of the incorporators authorized the dissolution.		
	A majority of the directors authorized the dissolution.		
Signed	d this 14 day of May, 19 97.		
Signature	(By the chairman or vice chairman of the board, president, or other officer - if there are no officers or directors, by an incorporator.)	r	
. —	Perne C. Pharis (Typed or printed namé)		
	President Incorporator		